# IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF MISSISSIPPI NORTHERN DIVISION

#### UNITED STATES OF AMERICA

#### CRIMINAL NO. 3:19-CR-153-HTW-MTP

#### MATEO PABLO-HERNANDEZ

v.

### **JOINT STATUS REPORT**

### 1. What is the Defendant's Primary language?

- For the Government: The Government believes the Defendant speaks and understandings Spanish based on the language used during the preliminary hearings, but defers to the Defense.
- For the Defendant: The Defendant speaks and understands Spanish.

### 2. Where is the Defendant currently housed?

- For the Government: The Government concurs with the Defense (confirmed the Defendant's location with the U.S. Marshal Service on September 25, 2019).
- For the Defendant: The Defendant is currently detained at the Tallahatchie County Correctional Facility in Tutwiler, Mississippi.

## 3. Are the parties prepared to go to trial? If not, why not?

- For the Government: The Defendant has filed his notice of intent to plead guilty.
- For the Defendant: The Defendant does not wish to proceed to trial. The Defendant filed his notice of intent to plead guilty on September 19, 2019 (docket entry 22).

- 4. Is the Defendant intending on entering a plea of guilty or a guilty plea combined with an expedited sentencing hearing? If so, the parties must contact the Court jointly to schedule a change of plea hearing immediately.
  - For the Government: The Government is prepared for a change of plea and expedited sentencing hearing at the convenience of the Court, the Probation Office, and the Defense.
  - For the Defendant: The Defendant intends on entering a guilty plea combined with an expedited sentencing hearing.
- 5. What motions are outstanding? List motions and a brief synopsis.
  - For the Government: There are currently no outstanding motions.
  - For the Defendant: There are currently no outstanding motions.
- 6. How long with the trial last? How many witnesses is each side intending on calling?
  - For the Government: The Defendant has filed his notice of intent to plead guilty.
  - For the Defendant: This question does not apply to this defendant.
- 7. By the parties' estimation, how many days remain on the defendant's Speedy Trial Act clock?
  - For the Government: 45 days (25 days spent between (1) the initial appearance triggering speed trial clock on August 26, 2019 (in accordance with 18 U.S.C. § 3161(c)(1), and (2) the speed trial clock becoming tolled with entry of notice of intent to plead guilty on September 19, 2019 (in accordance with 18 U.S.C. § 3161(h)(1)(G))).
  - For the Defendant: Defense agrees with the Government's estimate.

# **RESPECTFULLY SUBMITTED**, this the 26th day of September, 2019.

By: /s/Michael L. Scott

> Michael L. Scott, MB# 101320 Assistant Federal Public Defender Northern and Southern Districts of Mississippi

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#### AGREED:

/s/Andrew W. Eichner\_

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### **CERTIFICATE OF SERVICE**

I, Michael L. Scott, do hereby certify that on the 26th day of September, 2019, I electronically filed the foregoing with the Clerk of the Court using the ECF system which sent notification of such filing to all parties of record.

> /s/Michael L. Scott Michael L. Scott Assistant Federal Public Defender